EXHIBIT 5

	Page 1
1	IN THE UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF OHIO
3	EASTERN DIVISION
4	
	~~~~~~~~~~~~~~~
5	
6	IN RE: NATIONAL PRESCRIPTION MDL No. 2804
	OPIATE LITIGATION
7	Case No. 17-md-2804
8	Judge Dan Aaron
	This document relates to: Polster
9	
	The County of Summit, Ohio, et al.
10	v. Purdue Pharma L.P., et al.
11	Case No. 17-0P-45004
12	The County of Cuyahoga v. Purdue
	Pharma L.P., et al.
13	Case No. 18-OP-45090
14	City of Cleveland, Ohio v. Purdue
	Pharma L.P., et al
15	Case No. 18-OP-45132
16	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
17	Videotaped deposition of
1.0	W. CHRISTOPHER MURRAY, II
18	7
19	August 3, 2018 9:00 a.m.
20	9:00 a.m.
21	Taken at:
21	Climaco, Wilcox, Peca & Garofoli Co., L.P.A.
22	55 Public Square, Suite 1950
	Cleveland, Ohio
23	323.323
24	
25	Renee L. Pellegrino, RPR, CLR

```
Page 346
    of McKesson?
1
                 No, I have not.
2.
           Α.
3
                 Have you ever heard of
    AmerisourceBergen?
4
5
           Α.
                 No.
                 Do you know the names of any of the
6
7
    other defendants in this lawsuit or anything
    about the conduct that's alleged in the lawsuit?
8
9
                 MR. BADALA: Objection to form.
10
           Α.
                 No, I do not.
11
                 Have you ever personally known
12
     anybody addicted to opioids?
13
                 MR. BADALA: Objection to form.
14
                 What are you asking, family,
15
    friends?
               What are you asking here?
16
                 MR. BOEHM: The question, I think,
17
    speaks for itself.
18
                 MR. BADALA: Can you restate that
    question?
19
20
                       (Record read.)
21
                 MR. BADALA: I'm still objecting to
2.2.
    form.
23
           Α.
                 Personally, no.
24
                 Have you ever been prescribed opioid
           Q.
    medication?
2.5
```

Veritext Legal Solutions
www.veritext.com
888-391-3376

```
Page 347
                 MR. BADALA: I'm going to object and
1
2.
    direct you not to answer that question.
3
                 MR. BOEHM: I take it you'll tell
    him not to answer a question if I ask about his
4
    family's use?
5
6
                 MR. BADALA: Yes, same thing.
7
                 MR. BOEHM: Well, I'll spare
    everybody the time of actually asking it then.
8
9
                 Okay. Let's go off the record, if
10
    we can.
11
                 THE VIDEOGRAPHER: Going off the
12
    record at 5:23 p.m.
             (Discussion had off the record.)
13
14
                 THE VIDEOGRAPHER: Back on the
15
    record at 5:24 p.m.
16
                 MR. BOEHM: Mr. Murray, I very much
17
    appreciate your time here today. I know it's
18
    not necessarily fun to sit for a deposition, but
19
    we appreciate you doing that for us and being
20
    willing to testify. Thank you very much. I
21
    don't have any other questions for you at this
2.2.
    time.
23
                 I do, for the record, need to state
    that, as counsel knows, we have not received
24
    Mr. Murray's custodial file or I think a lot of
25
```

Veritext Legal Solutions
www.veritext.com

888-391-3376